## BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:	April 17, 2001	)	
BELLSOUTH TELECOMM	UNICATIONS, INC.'S	)	DOCKET NO.
TARIFF FOR CONTRACT S	SERVICE	)	00-00898
ARRANGEMENT (FL00-505	57-00)	)	

## ORDER GRANTING APPROVAL OF BELLSOUTH CONTRACT SERVICE ARRANGEMENT (FL00-5057-00)

This matter came before the Tennessee Regulatory Authority ("Authority") at a regularly scheduled Authority Conference on November 7, 2000 on the tariff filing of BellSouth Telecommunications, Inc. ("BellSouth") for approval to offer Contract Service Arrangement No. FL00-5057-00 ("CSA"). BellSouth filed Tariff No. 00-00898 on October 9, 2000, with a proposed effective date of November 8, 2000.

Based upon careful consideration of the tariff filing, the Authority makes the following findings and conclusions:

- 1. The purpose of this CSA is to provide a Volume and Term Discount to the customer identified in the filing. Through this arrangement, the customer agrees to meet an annual revenue commitment of \$900,000 dollars in exchange for a ten percent (10%) discount.
- 2. The term of this CSA is thirty-six (36) months with a two-year renewal option. BellSouth stated during the deliberations of Docket No. 00-00900 that, consistent with its agreements in previous CSA dockets, it would agree that any such renewal be subject to the Authority's approval.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> See Transcript of Proceedings, p. 25 (Authority Conference November 7, 2000).

- 3. This CSA contains two termination provisions. The first relates to the termination of the underlying specific service and is linked to the tariff provision applicable to the underlying service. The second applies to the termination of the Volume and Term agreement. Because the first termination provision is contained in the underlying, previously approved tariff, it is only the second termination provision that is before the Authority in this docket.
- 4. In its October 9, 2000 cover letter included with the CSA filing, BellSouth agreed to notify the customer<sup>2</sup> that upon early termination of the CSA without cause, the lesser of the following termination liability charges would apply to the termination of the Volume and Term Agreement:
  - a. The amounts specified in the CSA the customer signed;<sup>3</sup>
- b. The total of the repayment of discounts received during the previous twelve (12) months of service, the repayment of the prorated amount of any waived or discounted non-recurring charges, and the repayment of the prorated amount of any documented contract preparation, implementation and tracking, or similar charges; or
  - c. Six percent (6%) of the total CSA amount.
- 5. This CSA contains provisions for incentive awards and commitment shortfalls. BellSouth provided an addendum executed by the customer clarifying the fact that the commitment shortfalls do not apply upon the customer's early termination of the CSA.
- 6. BellSouth provided an addendum executed by the customer stating that the customer was aware of competitive alternatives available to it in Tennessee and that the customer and

<sup>&</sup>lt;sup>2</sup> BellSouth agreed during the October 24, 2000 Authority Conference that it would send the notice to the customer upon approval of the CSA by the Authority. *See Transcript of Proceedings*, p. 15 (Authority Conference October 24, 2000).

<sup>&</sup>lt;sup>3</sup> The termination provisions in the CSA require the customer to pay termination charges equal to "(1) [t]he amount of discounts received for the life of this Agreement or for the previous 12 months, whichever is less, and (2) [t]he prorated portion of the Agreement implementation and tracking costs . . . ." BellSouth Business<sup>SM</sup> Master Services Agreement, Attachment 1, section X (filed October 9, 2000).

BellSouth have agreed on the termination provisions and that the termination charges represent a reasonable estimate of BellSouth's damages in the event of termination.

- 7. BellSouth supplied cost data which indicates that the price of services offered under the CSA exceed their long-run incremental costs. Based on this information, BellSouth has complied with the statutory price floor established in Tenn. Code Ann. § 65-5-208(c).
  - 8. No parties sought to intervene in this docket.

Based on the foregoing findings and conclusions, the Directors unanimously determined that the CSA in this docket should be granted.

## IT IS THEREFORE ORDERED THAT:

BellSouth Telecommunications, Inc.'s Tariff No. 00-00898, which seeks approval of Contract Service Arrangement No. FL00-5057-00, is hereby granted. Any renewal of this Contract Service Arrangement shall be brought before the Authority for approval.

Sara Kyle, Chairman

H. Lynn Greer, Jr., Director

Melvin J. Maline Director<sup>4</sup>

ATTEST:

K. David Waddell, Executive Secretary

<sup>&</sup>lt;sup>4</sup> Director Malone has noted that, generally, the underlying tariff termination provisions with respect to the specific services that may be used to meet the volume and term requirements of a Volume and Term CSA contain buyout clauses, sometimes amounting to a ninety percent (90%) or one-hundred percent (100%) buyout. Notwithstanding Director Malone's approval of this Volume and Term CSA, he remains of the opinion that tariff termination provisions, however triggered, containing such buyouts are so potentially anticompetitive as to warrant modification by the agency on a going-forward basis.